

LICENSE AGREEMENT

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WHEREAS, Licensor has the right to publish or cause to be published the Publications (as hereinafter defined); and

WHEREAS, Licensor desires to license EP to disseminate the Content (as hereinafter defined) of the Publications, in text, image, other electronic format or such other formats or on such other media as may now exist or hereafter be discovered, to end-users through the re-license or sale of information products using the media of CD-ROM, tape, online hosts, internet services and other electronic or optical media or formats now known or hereafter discovered.

NOW, THEREFORE, in consideration of the mutual promises and covenants contained in this Agreement, and for other good and valuable consideration, EP and Licensor hereby agree as follows:

1. **Definitions.** The following terms shall be used in this Agreement as defined in this Section 1:

11. "Cognate" IP shall apply in changes in the official content of the Publications of the National Transportation Board. Accordingly, the above IP shall be modified to meet any such modifications with respect to changes in the content, structure and other editorial applications as may be necessary to make the License compatible with the National Board and its changes in the Board's public materials that result in further Board usage.

(1) "Performance" as the title track is featured on CD, as may be amended from time to time, and which is incorporated into the Agreement by this reference.

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136. "Transfer of assets" will mean the transfer of assets after the expiration or termination of the agreement.

12. "Whisper Channel" means all content and data also published by Twitter. Although Whisper Channel shall be automatically added to the Agreement as soon as it is published by Twitter and shall be provided to you by Twitter in the event of a withdrawal with Twitter, Twitter

136. "Togo" shall mean the nation or nationhood known popularly as Togo which are used in the sense of each one of the Publications.

17. "The Council" is a name the Council preferred and the SF selected as Freedom during the war of the revolution.

12. "Student" or information product developed by UP applies rules of agreement with UP to UP's students, authors, agents, and publishers, which means all in part of the 11 items of the Publications and all in other in addition to UP's decision. In the UP Student can be found here:

10. 'You' did not state that prices in operation for the two stated are generally not 10% below or above the market price in different regions or otherwise varying in nature.

© 2007 "Waters Edge" was the first creative step we took as the agency that began.

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11.1.5. Licensee agrees to make any efforts to include information in the metadata of the Publications indicating that the Publications are included in IP's Products.

11.1.6. Licensee grants IP the right to make the following Content as IP's content available to major search engines, third party directory services and WWW directory services to assist in order to make them aware of the following Content. Licensee shall provide the following data for the following Content: all the full size and available documents, including cover design, with information that facilitates a link from the metadata in the full size and available cover. The search engines, third party directory services and WWW directory services may search the full size and display a limited portion of the following Content as that Content was content in the Content in the search data.

11.1.7. IP may, at its option, include the Content of the Publications beginning with Volume 1, Issue 1.

3. Development of the Products

11.2. Licensee will deliver the Content of the Publications to IP in a timely manner in a mutually agreed upon format and method, as stated in Schedule 1. IP may, at its option, download or otherwise obtain the Content from any available source.

11.2.1. Licensee agrees to deliver the first available data for the Content of the Publications, within three (3) months of the calendar month in Schedule 1. Licensee agrees to authorize IP to download Content for Publications from any third party provider and to cover all associated costs of any.

4. Representations and Warranties

7. Term and Termination

7.1 The term of this Agreement shall commence on the Effective Date and shall automatically renew on the day which is then 12 months thereafter, subject to termination by any provision of this Agreement or the terms contained herein unless either party timely provides written notice to the other party or both within 90 days in advance of any renewal date of its intention not to renew this Agreement.

7.2 This Agreement may be terminated by either party on written notice of termination, upon material breach of any obligation hereunder by the other party. If such other party fails to cure such breach within sixty (60) days after written notice thereof.

7.3 This Agreement may be terminated immediately by either party in the event an order for relief is entered, judgment or injunctive relief is entered against the other party, a receiver is appointed for all or substantially all of the assets of the other party, the other party is dissolved or liquidated other than in connection with a sale of all or substantially all of its assets, the other party completely discontinues its business other than in connection with a sale of all or substantially all of its assets, or the other party attempts to assign this Agreement to a third party.

7.4 Upon termination of this Agreement, each party shall promptly return to the other all confidential and business sensitive information in tangible form which is then in possession or control of such party. After termination, BP will no longer have any license to include Company Name Publications in its Products. No new content is added that is added from the Publications in its Products.

8. Code of Conduct

8.1 Company shall comply with all applicable laws, regulations, codes, requirements, standards and policies and administrative codes of conduct, "applicable laws" including, but not limited to, applicable and performance under this Agreement, including, without limitation, the OECD's Corporate Governance Guidelines and the OECD's Anti-Bribery Convention, applicable laws governing its production and services and applicable laws prohibiting bribery, including without limitation those without internationally such as the UK Bribery Act 2007. Any and all laws referred to in the context of this Agreement or being considered under BP's place of business or activities available to the other party.

8.2 In the event that Company violates BP's place of business or the Code of Conduct under or BP has reasonably grounds to suspect that Company may be in breach of the Code of Conduct under this, or the written request of BP, Company shall allow BP access to all relevant information, or the data required to audit Company's facilities, records, and other documents as necessary to verify the Company's adherence to this Agreement. If Company violates the Code of Conduct and such breach remains uncorrected for thirty (30) days or more after Company's receipt of notice, then BP may terminate this Agreement.

9. Force Majeure

Neither party shall be liable to the other for special, incidental, consequential or punitive damages of any kind, for any reason, including, without limitation, the breach of this Agreement or any termination of this Agreement, whether such liability is assumed on the face of contract, not including negligence or other liability or otherwise, even if the other party has been advised of the possibility of such damages. Except as provided herein, all remedies, including, without limitation, the termination of this Agreement and all of the remedies provided by law shall be deemed exhausted and not available.

10. Limitation of Liability

This Agreement shall be binding upon, and shall inure to the benefit of, the parties hereto and their respective successors and assigns, provided that this Agreement may not be assigned or sublet by either party without the written consent of the other, except that Licensor may assign this Agreement to any other entity controlled by Licensor without the consent of RP and RP may assign this Agreement to any affiliate without the consent of Licensee. Other parties may, with the other's written consent, which consent shall not be unreasonably withheld or delayed, assign this Agreement to any person or entity which succeeds to its business or which this Agreement relates to and which consents in writing to assign this Agreement to writing, provided that in such event the assigning party or its legal successors or assigns shall remain bound by the provisions of this Agreement.

11. **Assignment**

All notices required or permitted hereunder shall be in writing and shall be sent by registered or certified mail, return receipt requested, to the licensee at the party to which such notice is directed, or to the address or an alternate address at the licensee's address provided by such party, or to such other address or licensee's address as such party shall have designated by notice hereunder. Unless otherwise specified, notices shall be deemed given when the return receipt is received or upon receipt of an appropriate licensee's return from other correspondence of the licensee.

12. **Notices**

The notice of any right or default hereunder shall be effective only to the extent given and shall not operate as a right or notice of any other right or default or any subsequent violation.

13. **Waiver**

This Agreement and the attached Schedule constitute the entire Agreement between the parties pertaining to the subject matter hereof and supersede all prior and contemporaneous agreements, negotiations and understandings, oral or written. This Agreement may be modified only by an instrument in writing duly executed by both parties.

14. **Entire Agreement**

If any provision or clause of this Agreement is found by a court of competent jurisdiction to be void, illegal or unenforceable, the provision or clause shall be modified by the court so as to render it valid and enforceable, or, if such modification is impossible, or the court is unable under the law to make the modification, then this provision or clause shall be regarded as severed from the Agreement. In either event, the parties agree that the remainder of this Agreement shall remain in full force and effect.

15. **Enforceability**

This Agreement shall be governed by and construed in accordance with the laws of the Commonwealth of Massachusetts.

16. **Governing Law**

This Agreement shall be governed by and construed in accordance with the laws of the Commonwealth of Massachusetts.

Accepted and agreed to by the parties as of the Effective Date set forth below.

Licensor

EBSCO Publishing, Inc.

BY: _____

BY: _____

(Signature)



Title: Owner/Editor in Chief

ERKEN GÜNER

Please print name

Date signed: 15 July 2021

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Title: President

Name: Tim Collins

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fax 978-356-5191

Date signed: 07.26.2021

Schedule 1 Publications (Please type or print clearly)

Title(s)	ISSN (8 digits)	eISSN	# issues per year	Institutional Sub Price	Language/ English ASAs?	Peer Reviewed
Grand Journal of Urology		2757-7163	3	open access	English	Yes

Description: Grand Journal of Urology (Grand J Urol) is an open access, peer-reviewed journal. It is published electronically three times a year (January, May, September), and the language of publication is English.

Delivery -Electronic

Licensors will provide the complete content of articles in the publications in Native PDF format, and XML if available, as soon as said format(s) are available.

Licensors contact for electronic data delivery to EP:

Hira Gizem Fidan
0090 212 288 05 41
h.fidan@logos.com.tr

(Please reference individual contact name)

Publisher Web Site

Please provide publisher's web site to be included in the Products: <https://grandjournalofurology.com/>

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<input type="checkbox"/>	<input checked="" type="checkbox"/>	Subscription-Based Services – Licensor authorizes EP to sublicense selected Content in accord with the Agreement, to end-users having agreements with sublicensees.
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<input type="checkbox"/>	<input checked="" type="checkbox"/>	Advertising-Supported Sites – Licensor authorizes EP to sublicense selected Content in accord with the Agreement, to sublicensees that will provide the Content to end-users.
<input type="checkbox"/>	<input checked="" type="checkbox"/>	Annual License Fee – Licensor authorizes EP to sublicense selected Content in accord with the Agreement, to sublicensees that will provide the Content to end-users.